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April 9,2007

APR - 9 2007

Federal Communications Commission

Office of the Secretary

Ms. Marlene Dortch Secretary Federal Communications Commission 445 Twelfth Street, SW Washington, D.C. 20554

ORIGINAL

Re:

REDACTED - FOR PUBLIC INSPECTION IN WC DOCKET

NO. 02-112 before the Federal Communications Commission Section 272(f)(1) Sunset of the BOC Separate Affiliate and Related

Requirements

Dear Ms. Dortch:

In response to a letter dated March 13, 2007, from Donald K. Stockdale, Associate Chief, Wireline Competition Bureau, and the Information Request attached thereto, AT&T Inc. (AT&T) hereby provides corrected data for the following response: 1.d.

This information contains material that is extremely sensitive from a commercial, competitive, and financial perspective, and that AT&T would not, in **the** normal course of its business, reveal to the public or to its competitors. Such material therefore is being submitted on a confidential basis pursuant to the **Second Protective Order**' in this proceeding and is appropriately marked. This response falls within the following category of "Highly Confidential Information": "revenues or numbers of customers disaggregated by customer type and a market area smaller than the nation ...including camer-specific E911 line count listings."² Accompanying AT&T's highly confidential information is a request for confidential treatment.

The confidential, non-redacted version of AT&T's response will be made available for inspection, pursuant to the terms of the two *Protective Orders*, as applicable, at **the** law offices of Sidley Austin LLP. Counsel for parties to this proceeding should contact Brendan McMurrer of that firm at (202)736-8135 to coordinate access after they comply with the terms of **the** FCC's **Protective Orders.** Parties seeking access to AT&T's confidential documents should first serve the Acknowledgement of Confidentiality on Mr. McMurrer at Sidley Austin LLP, 1501 K Street, N.W., Washington, D.C. 20005.

Second Protective Order at para. 4. As discussed with FCC staff, AT&T has taken the additional step of masking the identity of unaffiliated providers in all of its responses. No. of Copies rec'd O+/

¹ Section 272(f)(1) Sunset of the BOC Separate Affiliate and Related Requirements, WC Docket No. 02-112, Second Protective Order, DA 07-1389(rel. March 23,2007) (Second Protective Order).

Please do not hesitate to contact me if you require additional information.

Sincerely.

Cathy Carryino

Attachments

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1.d. For each AT&T franchise area, provide: The number of residential lines that AT&T provides through negotiated commercial agreements, and the name and corresponding line counts for the top three purchasers of these lines.

Response: CORRECTED – the attached table replaces that filed on March 28,2007. In its March 28,2007 filing, AT&T inadvertently omitted the then-unaffiliated legacy AT&T UNE-P lines from its legacy BellSouth states. Volumes provided prior to fourth quarter 2004 are wholesale UNE-P lines. After that period of time, the volumes include both UNE-P and negotiated commercial agreements (referred to as Local Wholesale Complete in the attached table).

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Attachment 1.d.

Table(s) Redacted in Full